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Law Offices of Robert S. Wood 425 Market St., Suite 2200 San Francisco, CA (415) 955-2736 Fax: (415) 789-9657

Robert S. Wood, Attorney for Defendants

IN THE UNITED STATES DISTRICT COURT FOR TRHE NORTHERN DISTRICT OF CALIFORNA

ROBERT C. OLSON AND DAPHNE L. OLSON, Trustees of the Olson Family Trust and as individuals, STIPULATION RE: CASE MANAGEMENT

Plaintiffs,

VŠ.

DALE BECK INDIVIDUALLY, dba Geary Road Service, as Trustee of the 1992 Beck Family Trust and Trustee of the 1990 Beck Family Trust,

Defendants.

Case No.: C 06-07487 JCS

CONFERENCE STATEMENT

September 18, 2009 DATE: 1:30 PM TIME:

Both parties have continued to receive environmental data regarding the remediation of the site. As a result of this information, another \$199,000 has been invested by the defendants to insure that certain areas beyond the initial perimeter of the work set forth in the corrective action plan has been remediated. Defendants have asked for an extension of time to complete any remaining work under the corrective action

Stipulation

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The parties are currently discussing the requested plan. extension. The parties have not received the most recent lab results or the corrective action report. It is believe that this information and the report will be received before November 11, 2009.

All parties agree and stipulate to the continuance of the case management conference on this matter from September 18, 2009 to November 18, 2009. An updated case management conference statement will now be due on November 11, 2009.

Therefore, the parties respectfully request that the court continue the management conference scheduled for September 18, 2009 to November 18, 2009. At which point the parties hope to inform the court that remediation efforts have been completed and that plaintiffs have finalized or furthered their negotiations with the remaining parties or their insurance companies in this matter.

September 11, 2009 DATED:

John R. Till

Paladin Law Group LLP Counsel for Plaintiffs

September 11, 2009 DATED:

Law Offices of Robert S. Wood \*\*PLEASE NOTE DATE CHANGES.

Counsel for Defendants

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September 14 , 2009 Stipulation 09\_11\_09

